ORRY P. KORB, County Counsel (S.B. #114399) JOHN L. WINCHESTER, III, Deputy County Counsel (S.B. #142175) OFFICE OF THE COUNTY COUNSEL 70 West Hedding Street, East Wing, Ninth Floor San Jose, California 95110-1770 Telephone: (408) 299-5900 Facsimile: (408) 292-7240 4 Attorneys for Defendants COUNTY OF SANTA CLARA AND ITS SANTA CLARA VALLEY MEDICAL CENTER, HOLLISTER BREWSTER, M.D., ALFONSO 7 BANUELOS, M.D., AND PETER GREGOR, M.D. 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 GEETA SINGH, M.D., 12 No. 10-CV-04668 RS Plaintiff, 13 STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR ORDER TO SHOW CAUSE REGARDING DISMISSAL v. 14 COUNTY OF SANTA CLARA et al., 15 Defendants. 16 17 18 The parties, through their respective counsel of record, hereby stipulate and agree to an order 19 extending time, until August 15, 2013, for the parties to prepare and file a stipulation of dismissal or 20 otherwise show cause why the case should not be dismissed. [Docket # 161.] There has been one 21 prior request to extend this hearing. [Docket # 167.] 22 Good cause exists for this enlargement of time of two additional weeks. The parties are 23 addressing issues concerning the settlement as well as working with each other and with outside 24 financial planners and structured settlement providers concerning the terms of a written settlement 25 agreement. Plaintiff's counsel Cabral Bonner and defense counsel John Winchester were both on 26 vacation during the week of July 14, 2013. Accordingly, the parties respectfully request an order 27 extending time, until August 15, 2013, for the parties to prepare and file a stipulation of dismissal or 28 otherwise show cause why the case should not be dismissed.

1	I hereby attest that I have on file the holograph signature indicated by a "conformed"		
2	signature (/S/) within this e-filed document.		
3	IT IS SO STIPULATED		
4			Respectfully submitted,
5			LAW OFFICES OF BONNER & BONNER
6	Dotodi, July 21, 2012	D _v ,	
7	Dated: July 31, 2013	By:	CHARLES A. BONNER
8			Attorney for Plaintiff GEETA SINGH, M.D.
9			ODDA'D WODD
10			ORRY P. KORB County Counsel
11	Dated: July 31, 2013	By:	
12			JOHN L. WINCHESTER, III Deputy County Counsel
13			Attorneys for Defendant
14			COUNTY OF SANTA CLARA and its SANTA CLARA VALLEY MEDICAL
15			CENTER, HOLLISTER BREWSTER, M.D., ALFONSO BANUELOS, M.D., and PETER
16			GREGOR, M.D.
17	ORDER		
18	The Standby Order of Dismissal, currently scheduled for August 1, 2013, is continued to		
19	August 15, 2013. The parties are required to file a stipulation of dismissal by August 12, 2013. If a		
20	stipulation of dismissal is not filed by that date, the parties are ordered to appear on Thursday,		
21	August 15, 2013, 1:30 p.m., in Courtroom 3, 17 th Floor of the San Francisco Courthouse and show		
22	cause why the case should not be dismissed. Failure to comply with this Order may result in		
23	dismissal of the case.		~ 1101
24	Dated:7/31/13		HONODARI E DICHADO GERODO
25			HONORABLE RICHARD LEBORG United States District Judge
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